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In the Birmingham Mercantile Court, Queens Bench, Re: **B40BM021**, Taylor vs Jain et al.

Witness Statement for Hearing on 28th September 2017

- I, Mark Anthony Taylor, do assert the following:
- Deutsche Bank conspired with other parties to commit frauds to suppress precious metal prices for their own profit and that such frauds created a legal liability to pay me damages according to Law.
- 2. Deutsche Bank's guilt is public domain, the combination of its settlement in New York along with its self-incriminating disclosures are effectively a confession.
- 3. Deutsche Bank's disclosures and the confessions of David Llew give mechanisms of price suppression fraud that should be discovered by any audit.
- 4. Deutsche Bank committed perjury to win previous court verdicts, and the three executives of Deutsche Bank were instrumental in that perjury: Anshu Jain, Jürgen Fitschen and John Cryan.
- 5. Fitschen in the Frankfurt court and Jain in the Birmingham court submitted false materials to hide frauds of their board from public exposure.
- 6. Cryan knew that Deutsche Bank and its two former CEOs had won a restraining order by deception and corruption and Cryan chose to do nothing.
- 7. Deutsche Bank concocted a fake audit, organized by the board, to fool the world it was following its duties to monitor a market in which it was accused of fraudulent market manipulation.
- 8. Anshu Jain & Emma Slatter knew the audit to be fake and were unable to prepare a convincing defence, so have taken measures to corrupt the courts.
- 9. Deutsche Banks co-defendant Barclays won political and legal favours by capitalizing up Jes Staley's connections to Jeffrey Epstein. The materials are all in the public domain.
- 10. Staley won his role at Barclays as a result of Epstein's threats to the British establishment.
- 11. The Treasury Select Committee covered up Staley's criminal connections and lied about it to the Daily Mail, as exposed by the FOIA response from Parliament.

- 12. BaFin, the SFO and the FCA have a history of covering up Deutsche Bank's frauds and appear to have granted the bullion cartel effective immunity to prosecution.
- 13. The Treasury Select Committee and the Justice Select Committee knew that the SFO and the FCA did not do their duty.
- 14. There has been cover-up of frauds that are now exposed in the public domain. The attempts by the judiciary to stonewall the allegations of corruption have brought the judiciary into disrepute. It is time to repair the damage and restore some degree of integrity to the courts.
- 15. Deutsche Bank appears to have destroyed its bullion trading receipts, contrary to Anti-Money-Laundering control laws.
- 16. Deutsche Bank and Barclays, both under part Qatari control, have most certainly supplied Qatar with bullion at suppressed rates, won by fraud, and destroyed the receipts to cover up the tracks. Qatar appears to be in position to blackmail the bullion cartel for this end.

Not having received a response to the Notice to Admit Facts #4, I will assume everything asserted therein to true.

I believe everything in this witness statement to be true.

Signed Mark Anthony Taylor

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21 Sep 2017